

ICO consultation on the draft right of access guidance

The right of access (known as subject access) is a fundamental right of the General Data Protection Regulation (GDPR). It allows individuals to find out what personal data is held about them and to obtain a copy of that data. Following on from our initial GDPR guidance on this right (published in April 2018), the ICO has now drafted more detailed guidance which explains in greater detail the rights that individuals have to access their personal data and the obligations on controllers. The draft guidance also explores the special rules involving certain categories of personal data, how to deal with requests involving the personal data of others, and the exemptions that are most likely to apply in practice when handling a request.

We are running a consultation on the draft guidance to gather the views of stakeholders and the public. These views will inform the published version of the guidance by helping us to understand the areas where organisations are seeking further clarity, in particular taking into account their experiences in dealing with subject access requests since May 2018.

If you would like further information about the consultation, please email SARguidance@ico.org.uk.

Please send us your response by 17:00 on **Wednesday 12 February 2020**.

Privacy statement

For this consultation, we will publish all responses received from organisations but we will remove any personal data before publication. We will not publish responses received from respondents who have indicated that they are an individual acting in a private capacity (e.g. a member of the public). For more information about what we do with personal data see our privacy notice.

Please note, your responses to this survey will be used to help us with our work on the right of access only. The information will not be used to consider any regulatory action, and you may respond anonymously should you wish. Please note that we are using the platform Snap Surveys to gather this information. Any data collected by Snap Surveys for ICO is stored on UK servers. You can read their Privacy Policy.

	Yes
\boxtimes	No
	Unsure/don't know
If no or	r unsure/don't know, what other issues would you like to be d in it?
basis of a making a	t, some DSARs are made by customers whose accounts have been locked on to security review (e.g. usually based on the Proceeds of Crime Act 2002). By DSAR, customers are trying to get as much information as they can on the four review and the evidence we hold against them.
between a which is a	nstitutions could benefit from ICO guidance on how to approach conflicts customer's right to a Data Subject Access Request and the risks of 'tipping of noffence under Section 33A Proceeds of Crime Act 2002, when a Suspicious eport has been filed to the NCA in relation to that data subject.
Q2 I	Door the dueth evidence contain the vielet level of detail?
_	Does the draft guidance contain the right level of detail? Yes
	Yes
_	
□ ⊠ □ If no or	Yes No
If no or within the Businesse DSAR as a disrupting very serio	Yes No Unsure/don't know unsure/don't know, in what areas should there be more detail he draft guidance? s would also benefit from further guidance on how to deal with customers using a means of attracting the business' attention on unrelated issues or simply the business out of frustration. Revolut takes its data protection obligations usly and always addresses those DSARs in a professional way. Nonetheless, on where the draw the line between honest DSAR and a means of disruption
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If no or unsure/don't know, please provide any examples that you think should be included in the draft guidance.

	It would be useful for the ICO to provide examples specific to financial institutions.
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	would be whe in relation to l	re the data subject him/her. This wou y single document	nifestly unfounded or exc ct asks to be sent <i>all</i> inte ild include guidance on w on which the data subje	ernal and external content of the co	correspondence stitutions need
5	On a scale of	f 1-5 how useful	is the draft guidance?		
1	– Not at all useful □	2 – Slightly useful	3 – Moderately useful □	4 - Very useful ⊠	5 – Extremely useful □
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6	The draft guida financial institu where the data the business to a clear line between	nce is quite exten tions would benef subject has comr respond to the su ween respecting t	re? sive, however, as suggerit from further guidance mitted fraud, or another subject access request in the data subject's right to ble legislation (e.g.POCA	on subject access in offence which limits the fullest way. The paccess his or her page in the page of the page in the page of	requests s the ability of ere should be
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Q 9	Are you answering as:
	 □ An individual acting in a private capacity (eg someone providing their views as a member of the public) □ An individual acting in a professional capacity ☑ On behalf of an organisation □ Other
	Please specify the name of your organisation:
	Revolut Ltd
	What sector are you from:
	Financial institution (EMI)
Q10	How did you find out about this survey? ☐ ICO Twitter account ☐ ICO Facebook account ☐ ICO LinkedIn account ☐ ICO website
	☐ ICO newsletter
	☐ ICO staff member
	□ Colleague
	☐ Personal/work Twitter account
	□ Personal/work Facebook account
	☐ Personal/work LinkedIn account
	□ Other

Thank you for taking the time to complete the survey.